



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/025,526	12/18/2001	Johan Nilsson	47253-00034	6219	
75	90 08/24/2005		EXAM	INER	
Stanley R. Moore, Esq. Jenkens and Gilchrist, P.C. 3200 Fountain Place 1445 Ross Ave.			BHATTACHARYA, SAM		
			ART UNIT	PAPER NUMBER	
			2687		
Dallas, TX 75	5202		DATE MAILED: 08/24/2005	DATE MAILED: 08/24/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summany	10/025,526	NILSSON ET AL.				
Office Action Summary	Examiner	Art Unit				
	Sam Bhattacharya	2687				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONED	ely filed swill be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status	•					
1)⊠ Responsive to communication(s) filed on 09 August 2005.						
2a)⊠ This action is FINAL. 2b)□ This	This action is FINAL. 2b) ☐ This action is non-final.					
3) Since this application is in condition for allowan	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the ments is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 16-28 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>16-28</u> is/are rejected.						
· <u> </u>	Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the prior						
application from the International Bureau	(PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						
	,					
<u> </u>	*/					
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal Page 6) Other:	atent Application (PTO-152)				

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6/13/05 has been entered.

Claim Rejections - 35 USC § 102.

- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 16-28 are rejected under 35 U.S.C. 102(e) as being anticipated by Bergstrom et al. (US 6,131,013).

Regarding claims 16 and 21, Bergstrom et al. disclose a mobile communications terminal 304 comprising: an electronic circuit 314 configured to receive a wireless communications signal carrying signal channels with transmitted information, the electronic circuit comprising signal processing units adapted to provide at least one of: a signal representing gain from an automatic gain control unit (gain signal); a transmission power control command signal (TPC command signal); an interference estimate signal; a signal representing strength of the wireless communications signal; an interference classifier adapted to classify a type of interference affecting communications quality by evaluating time-domain behavior of at least one of the gain signal, the TPC command signal, the interference estimate signal, and the signal representing the

strength of the wireless communications signal; and wherein the type of interference is classified in one of at least two predetermined classes of interference. See col. 3, lines 39-51, and col. 6, line 56 – col. 7, line 35. Signal processing units in Bergstrom are adapted to provide a signal representing signal-to-noise (or interference) ratio of the received signal.

Regarding claims 17 and 22, Bergstrom et al. disclose a first class of interference includes inter-cell interference; and a second class of interference includes intra-cell interference.

See col. 5, lines 52-58.

Regarding claims 18 and 23, Bergstrom et al. disclose means for processing the communication signal in a first of at least two ways; and wherein the first way is selected dependent upon a classified type of interference. See col. 8, lines 9-22.

Regarding claim 19, Bergstrom et al. disclose means for processing the wireless communication signal via a set of filter coefficients selected dependent upon of a classified type of interference. See col. 18, line 49 - col. 19, line 5.

Regarding claims 20 and 24, Bergstrom et al. disclose that the filter means comprises a low-pass filter; and the low-pass filter has a relatively wide band-width when interference is classified to be intra-cell interference and a relatively narrow band-width when interference is classified to be inter-cell interference. See FIGS. 17 and 23, col. 16, lines 10-19, col. 19, line 50 – col. 20, line 30.

Regarding claims 25 and 27, Bergstrom et al. disclose a mobile communications terminal comprising: an electronic circuit configured to receive a wireless communications signal carrying signal channels with transmitted information, the electronic circuit comprising signal processing units adapted to provide at least one signal for at least one of adjusting, verifying, and

Page 4

demodulating the wireless communication signal, an interference classifier adapted to receive the at least one signal and to classify a type of interference affecting communications quality by evaluating time-domain behavior of at least one of the at least one signal; and wherein the type of interference is classified in one of at least two predetermined classes of interference. See col. 3, lines 39-51.

Regarding claims 26 and 28, Bergstrom et al. disclose the at least one signal comprises at least one of: a signal representing gain from an automatic gain control unit (gain signal); a transmission power control command signal (TPC command signal); an interference estimate signal; and a signal representing strength of the wireless communications signal. See col. 6, line 56 – col. 7, line 35.

Response to Arguments

Applicant's arguments filed 6/13/05 have been fully considered but they are not 4. persuasive.

Examiner respectfully disagrees with Applicant's arguments with respect to the claims. Regarding claims 16, 21, 25 and 27, Examiner respectfully disagrees with Applicant's assertion that Bergstrom only discloses a signal representing a strength of a wireless communication signal. Even if Bergstrom did teach only this feature, the claim language is worded to recite at least one of an automatic gain control signal, a transmission power control signal, an interference estimate signal and a signal representing a strength of a wireless communications signal. A reference only needs to teach one of these features to meet this limitation of the claims. Bergstrom teaches that signal processing units provide a signal representing a signal-to-noise (or

Art Unit: 2687

interference) ratio of the received signal. Therefore, Bergstrom meets at least the limitation of an interference estimate signal.

Examiner also respectfully disagrees with Applicant's assertion that Bergstrom does not teach evaluating a time domain behavior of at least one of the AGC signal, the TPC command signal, the interference estimate signal and the signal representing strength. Bergstrom teaches that

Applicant argues that in contrast to the Bergstrom reference, the claims of the present invention recite an interference classifier that classifies a type of interference affecting communications quality by evaluating time-domain behavior of at least one of an AGC signal, a TPC command signal, an interference estimate signal, a signal representing a signal strength of a wireless communications signal, and a signal representing a signal-to-interference ratio.

Bergstrom discloses that the interference suppression processor 42 determines the type of interference that is present in the receive signal and to perform interference suppression on the signal based on the types of interference identified. See col. 7, lines 21-35. Thus, Bergstrom clearly teaches that a signal representing signal-to-interference ration is evaluated and that the interference clearly affects communication quality. The interference processor outputs a restored spread spectrum signal, where correlation of the output signal is performed in the frequency and time domains. See col. 6, lines 20-26.

Conclusion

5. All claims are drawn to the same invention claimed in the application prior to the entry of the submission under 37 CFR 1.114 and could have been finally rejected on the grounds and art

Art Unit: 2687

of record in the next Office action if they had been entered in the application prior to entry under 37 CFR 1.114. Accordingly, **THIS ACTION IS MADE FINAL** even though it is a first action after the filing of a request for continued examination and the submission under 37 CFR 1.114. See MPEP § 706.07(b). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sam Bhattacharya whose telephone number is (571) 272-7917.

The examiner can normally be reached on Weekdays, 9-6, with first Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lester G. Kincaid can be reached on (571) 272-7922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/025,526

Art Unit: 2687

Page 7

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

sb

SONNYTRINH RIMARY EXAMINER